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	UNITED STATES DISTRICT COURT	
14	DISTRICT	OF NEVADA
15		
16	ALLSTATE INSURANCE COMPANY,	CASE NO. 2:15-cv-01786-APG-CWH
	ALLSTATE PROPERTY & CASUALTY	2.13 dv 01700 111 d 0 will
17	INSURANCE COMPANY, ALLSTATE INDEMNITY COMPANY, and ALLSTATE	
18	FIRE & CASUALTY INSURANCE	
19	COMPANY,	
	Plaintiffs,	
20	**	
21	V.	
22	RUSSELL J. SHAH, MD, DIPTI R. SHAH, MD, RUSSELL J. SHAH, MD, LTD., DIPTI	STIPULATION TO INCLUDE DECASTROVERDE LAW GROUP INTO
	R. SHAH, MD, LTD., and RADAR	THE STIPULATED CONFIDENTIALITY
23	MEDICAL GROUP, LLP dba UNIVERSITY URGENT CARE, DOES 1-100, and ROES	AND PROTECTIVE ORDER (ECF NO. 39) FOR THE DISCLOSURE OF
24	101-200,	DÓCUMENTS PURSUANT TO F.R.C.P.
25	Defendants.	45 SUBPOENA
26		
	AND RELATED CLAIMS	
27		
28		

MCCORMICK, BARSTOW, SHEPPARD, WAYTE & CARRUTH LLP 8337 W SUNSET RD. SUITE 350 LAS VEGAS, NV 89113 2:15-cv-01786-APG-CWH

Plaintiffs/Counter-defendants ALLSTATE INSURANCE COMPANY, ALLSTATE PROPERTY & CASUALTY INSURANCE COMPANY, ALLSTATE INDEMNITY COMPANY, and ALLSTATE FIRE & CASUALTY COMPANY (collectively referred to as the "Plaintiffs"), and DECASTROVERDE LAW GROUP (non-party herein after referred to as "DLG") hereby stipulate and agree as follows:

- 1. Plaintiffs served DLG with a subpoena pursuant to F.R.C.P. 45 for the production of documents regarding communications and payments made by and between Law Firm and the Defendants during DLG's representation of certain clients in personal injury claims for which Plaintiffs paid on settlement on behalf of Plaintiffs' insureds.
- 2. DLG is aware that Plaintiffs have subpoenaed several law firms seeking the same type of information pursuant to Rule 45 in this case, as well as a companion sister-lawsuit Allstate v. Belsky, et. al. Case No. 2:15-cv-00065-MMD-CWH ("Belsky").
- 3. DLG understands that this Court presides over both the instant matter as well as the *Belsky* matter, and that this Court has ruled consistently in both these cases and ordered other law firms to produce the same type of documents request of DLG.
- 4. A stipulated confidentiality and protective order in this case entered between Plaintiffs and Defendants for the disclosure of confidential, sensitive or other protected information was approved by this Court on May 20, 2016. (ECF No. 39).
- DLG was not a party to the stipulated confidentiality and protective order. (ECF No.
 39).
- 6. In ordering compliance with Plaintiffs' subpoenas to other law firms, this Court also ordered that the confidentiality and protective order (ECF No. 39) be applied to those law firms.
- 7. In accordance with this Court's prior rulings both in this action and in the *Belsky* matter, the parties hereby stipulate and agree that the protections and scope articulated in the Stipulated Confidentiality and Protective Order approved by this Court on May 20, 2016. (ECF No. 39) be extended in their entirety to cover DLG in its compliance with Plaintiffs' subpoena.

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1	8. DLG will produce all documents responsive to the subpoena within ten (10) days of	
2	approval and entry of this Order by the Court.	
3	IT IS SO STIPULATED.	
4	Dated:	
5	McCORMICK, BARSTOW, SHEPPARD, DECASTROVERDE LAW GROUP	
6	WAYTE & CARRUTH LLP	
7	By: By: 14583	
8	DYLAN P. TODD, ESQ. Nevada Bar No. 10456 David M. Menocal, Esq. Nevada Bar No. 13191	
9	8337 West Sunset Road, Suite 350 1149 S Maryland Parkway	
10	Las Vegas, NV 89113 To2-222-9999 Attorneys for Plaintiffs/Counterdefendants	
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12	ORDER	
13	IT IS SO ORDERED.	
14	DATED this 30 day of January, 2019.	
15	ρ H	
16	UNITED STATES MAGISTRATE JUDGE	
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